PTO/SB/82 (09-03) Approved for use through 11/30/2005. OMB 0651-0035

U.S. Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE Under the Paperwork Reduction Act of 1995, no persons are required to res

REVOCATION OF POWER OF **ATTORNEY WITH NEW POWER OF ATTORNEY AND CHANGE OF CORRESPONDENCE ADDRESS**

pond to a collection of information unles	ss it displays a valid ON	AB control number.	
Application Number	09/900,094		
Filing Date	July 6, 2001	RECEIV	VE L
First Named Inventor	Murari		
Art Unit	1614	FFB 2 5	2004
Examiner Name	Young, Micah Par		
Attorney Docket Number	DEL-062B		Ī

l hereby revol	ke all previo	us powers of	f attorney given in	the above-id	entified a	applica	ation.			
A Power	of Attorney i	s submitted he	erewith.							
OR					<u> </u>					
✓ I hereby	appoint the	practitioners a	associated with the	Customer Nun	nber:		00004	10562		
The	hange the co address ass tomer Numbe	ociated with	e address for the abo	ove-identified a	applicatio	on to:				
Firm or Individual	I Name				•					1
Address	Titalic	- "								┨
Address		l l								٦
City				State			Zip			٦
Country										\Box
Telephone				Fax						\neg
Assign			interest. See 37 CFF is enclosed. (Form		_					
Otatem			URE of Applicant o		f Record					\dashv
Name	Abhi	K A. Hu					**			ヿ
Signature	Alak	M	wit -							
Date	2/	18/04		Telephone	(60	9) 9	434.	- 00	97	ヿ
NOTE: Signatures of signature is required		or assignees of reco	ord of the entire interest or the	neir representative(s) are required	d. Submit	multiple fo	orms if mo	re than one	\neg
*Total of _		s are submitted.	· · ·							ヿ

This collection of information is required by 37 CFR 1.36. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.14. This collection is estimated to take 3 minutes to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

PTO/SB/96 (08-03) Approved for use through 07/31/2006. OMB 0651-0031

U.S. Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE rithe Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it displays a valid OMB control number.

STATEMENT UNDER 37 CFR 3.73(b) Applicant/Patent Owner: Sarnoff Corporation Filed/Issue Date: July 6, 2001 Application No./Patent No.: 09/900,094 FEB 2 5 2004 Entitled: Improved Thyroid Hormone Formulations , a Corporation Samoff Corporation (Type of Assignee, e.g., corporation, partnership, university, government agency, etc.) (Name of Assignee) states that it is: 1. the assignee of the entire right, title, and interest; or 2. an assignee of less than the entire right, title and interest. The extent (by percentage) of its ownership interest is in the patent application/patent identified above by virtue of either: A. [] An assignment from the inventor(s) of the patent application/patent identified above. The assignment was recorded in the United States Patent and Trademark Office at Reel _____, Frame ____, or for which a copy thereof is attached. OR B. [/] A chain of title from the inventor(s), of the patent application/patent identified above, to the current assignee as shown To: Delsys Pharmaceutical Corporation 1. From: Inventors The document was recorded in the United States Patent and Trademark Office at Reel 012415 , Frame 0703 , or for which a copy thereof is attached. 2. From: Delsys Pharmaceutical Corporation To: Powder II LLC The document was recorded in the United States Patent and Trademark Office at Reel _____, Frame _____, or for which a copy thereof is attached. To: Delsys Pharmaceutical LLC 3. From: Powder II LLC The document was recorded in the United States Patent and Trademark Office at Reel _____, Frame _____, or for which a copy thereof is attached. [/] Additional documents in the chain of title are listed on a supplemental sheet. [v] Copies of assignments or other documents in the chain of title are attached. [NOTE: A separate copy (i.e., the original assignment document or a true copy of the original document) must be submitted to Assignment Division in accordance with 37 CFR Part 3, if the assignment is to be recorded in the records of the USPTO. See MPEP 302.08] The undersigned (whose title is supplied below) is authorized to act on behalf of the assignee. (609) 434-0097

This collection of information is required by 37 CFR 3.73(b). The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.14. This collection is estimated to take 12 minutes to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

Telephone number

SUPPLEMENTAL SHEET: Statement under 37 CFR 3.73(b)

- 4. From Delsys Pharmaceutical LLC to Elan Pharma International Limited, for which a copy thereof is attached.
- 5. From Elan Pharma International Limited to Sarnoff Corporation, for which a copy thereof is attached.

GENERAL ASSIGNMENT AND CONVEYANCE

This General Assignment and Conveyance (the "Agreement"), entered into as of October 3, 2001 (the "Effective Date"), is between the following parties:

Delsys Pharmaceutical LLC ("Delsys"), a Delaware limited liability company having its principle place of business at 102 St. James Court, Flatts, Smiths FL 04 Bermuda (the "Assignor"), on its own behalf; and

Elan Pharma International Limited, a limited company incorporated under the laws of Ireland, and having its registered office at WIL House, Shannon Business Park, County Clare, Ireland (the "Assignee").

WHEREAS, Assignor has the sole and exclusive rights to the Intellectual Property and Proprietary Information appurtenant to certain processes, compounds, reagents, devices and assays developed by Assignor in or relating to the electrostatic deposition of dry powders for the formulation of pharmaceutical and diagnostic products (the "Proprietary Products") and wishes to transfer the Intellectual Property, Proprietary Information, and the Proprietary Products to Assignee; and

WHEREAS, the Assignee wishes to acquire all right, title and interest in the Intellectual Property, the Proprietary Products and the Proprietary Information.

NOW THEREFORE, for good and valuable consideration, the receipt of which to hereby acknowledged, Assignor agrees as follows:

1. Definitions

For the purposes of this Agreement, the following terms will have the meanings ascribed to them as follows:

- 1.1 "Assigned Property" means the Proprietary Products and the Intellectual Property.
- "Intellectual Property" means any and all rights to any intellectual property owned or licensed by or to be owned or licensed by Assignor and which relates to the subject matter set forth in Exhibit A, including, without limitation, each and every (a) Patent or Patent Right; (b) trademark, service mark, trade dress, logo, trade name and corporate name and registration and application for registration thereof including, without limitation, those specified in Exhibit B hereto; (c) copyright or item of computer software, data and documentation; and (d) other form or nature of proprietary or exclusionary right.

claims are directed to subject matter specifically described therein), as well as any patent issued thereon, any reissue or reexamination of such patent, and any foreign counterparts to such patents and patent applications relating to the subject matter set forth in Exhibit A or the Proprietary Products, and any patent disclosures, inchoate patent rights and/or any improvements thereof.

- "Proprietary Information" means any trade secrets or confidential business information (including ideas, formulas, compositions, inventions (whether patentable or unpatentable and whether or not reduced to practice), know-how, production processes and techniques, research and development information, drawings, specifications, designs, plans, proposals, technical data, copyrightable works, financial, marketing and business data, pricing and cost information, business and marketing plans and customer and supplier lists and information) described, comprised in or relating to the Assigned Property and that is not in the public domain of regularly disclosed by Assignor to third parties without confidentiality restrictions.
- "Proprietary Products" means all the processes, compounds, reagents, assays, devices and other materials arising out of or relating to the Proprietary Information, the Intellectual Property or the subject matter of Exhibit A, including any improvements, analogues, derivatives, precursors, formulations, congeners, isomers thereof, or any other compound, reagent, assay or other material which performs the same function in substantially the same manner or which would directly or under the doctrine of equivalents infringe any Patent or Patent Right.

2. Assignment

Subject to the terms and conditions specified herein, Assignor hereby:

- 2.1 Irrevocably assigns, conveys, grants and transfers and agrees to assign, convey, sell, grant and transfer to Assignee, its successors and assigns, all right, title and interest of every kind and character, whether equitable or legal, throughout the world in and to the Proprietary Products to the full extent of its ownership or interest therein, including, without limitation, all right to use, manufacture, develop, or obtain any other benefit from or relating to the Proprietary Products.
- 2.2 Irrevocably assigns, conveys, grants and transfers and agrees to assign, convey, sell, grant and transfer to Assignee, its successors and assigns, all right, title and interest of every kind and character, whether equitable or legal, throughout the world in and to the Intellectual Property and the Proprietary Information, including income, royalties, damages and payments now and hereinafter due or payable with respect thereto and to all causes of action (either in law or in equity), the right to sue, counterclaim and recover for past, present and future infringement of the rights assigned or to be assigned under this Agreement and all future rights to any Intellectual Property or Proprietary Information which is derived from or are based upon the Assigned Property and/or the Proprietary Information.

- 3. Assignor shall assign and transfer to Assignee: (i) any and all license agreements, oral or written, pursuant to which Assignee has any rights to the Assigned Property or the Proprietary Information; (ii) any and all license agreements, oral or written, pursuant to which Assignor has granted to any person any rights to the Assigned Property or the Proprietary Information; and (iii) all agreements, oral or written, pursuant to which Assignor is entitled to receive royalties from third parties with respect to the Assigned Property or the Proprietary Information. To the extent any such license, agreement or arrangement covered by this Section 3 cannot be transferred, Assignor agrees to make such other arrangements as may effectuate the general assignment and conveyance contemplated by this Agreement.
- 4. The Assignor shall file such notices or registrations with the appropriate authorities, including the United States Patent and Trademark Office and the equivalent authorities of other countries, as are necessary to perfect Assignee's rights under this Agreement. The Assignor agrees to sign or otherwise execute all such documents and undertake all such actions as are necessary and appropriate to perfect Assignee's interest in the Assigned Property and the Proprietary Information.
- 5. With respect to any Intellectual Property, or Proprietary Products or Proprietary Information, created, arising, attaching, or developed after the Effective Date, Assignor agrees to assign to Assignee, and hereby does so assign without any additional consideration, under the terms of this Agreement, all such Intellectual Property, Proprietary Information or Proprietary Products.
- 6. This Agreement will be governed by and construed in accordance with the domestic laws of the state of New York, without giving effect to any choice of law or conflicting provision or rule that would cause the laws of any jurisdiction other than the state of New York to be applied.

IN WITNESS WHEREOF, the parties hereto have executed this Agreement as of the date first set forth above.

DELSYS PHARMACEUTICAL LLC

By:

Title:

By:

EXHIBIT C [LIST OF DELSYS PATENTS]

PATENT ASSIGNMENT

This PATENT ASSIGNMENT (this "Assignment") dated as of December 19, 2003, is made by and between Elan Pharma International Limited, a private limited company organized under the laws of the Republic of Ireland ("Assignor") and Sarnoff Corporation, a New Jersey corporation ("Assignee"). Capitalized terms used herein but not otherwise defined herein shall have the meanings set forth in the Asset Purchase Agreement (the "Asset Purchase Agreement") dated as of December 19, 2003 by and among Assignor, Elan Operations, Inc., a Delaware corporation, and Assignee.

- 1. Assignor is the owner of the patents and patent applications listed on Exhibit A hereto (the "Patent Rights") and, in partial consideration for the purchase price set forth in the Asset Purchase Agreement, and other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, Assignor assigns and transfer to the Assignee, and the Assignee's successors and assigns, and the Assignee accepts, subject to the conditions of the Asset Purchase Agreement and the Related Agreements, such assignment and transfer, all of Assignor's worldwide rights, title and interest in and to the Patent Rights and any patents and patent rights resulting from, based on or claiming priority from the Patent Rights, in all countries including, without limitation, any reissue, extension, division or continuation applications, excluding any inchoate inventions not yet reduced to practice.
- 2. Interested parties who acquire title, rights or grants to the Patent Rights are hereby notified that certain restrictions and obligations set forth in the Asset Purchase Agreement and Related Agreements have been made appurtenant to and run with the Patent Rights and such interested parties are on notice of such restrictions and obligations.
- 3. Notwithstanding any other provisions of this Assignment to the contrary, nothing contained in this Assignment shall in any way supersede, modify, replace, amend, change, rescind, waive, exceed, expand, enlarge or in any way affect the provisions, including warranties, covenants, agreements, representations, or in general any of the rights and remedies, and any of the obligations and indemnifications of Assignor or Assignee set forth in the Asset Purchase Agreement nor shall this Assignment expand or enlarge any remedies under the Asset Purchase Agreement including without limitation any limits on indemnification specified therein. This Assignment is intended only to effect the transfer of certain property transferred pursuant to the Asset Purchase Agreement and shall be governed entirely in accordance with the terms and conditions of the Asset Purchase Agreement and this Assignment (to the extent consistent with the Asset Purchase Agreement).

- 4. This Assignment shall be governed by and enforced in accordance with the laws of the State of New York, without giving effect to any conflicts of law principles.
- 5. This Assignment may be executed by the parties herein in separate counterparts and by facsimile, each of which when so executed and delivered shall be an original, but all such counterparts and facsimile shall together constitute one and the same instrument.

ASSIGNEE:

SARNOFF CORPORATION

ASSIGNOR:

ELAN PHARMA INTERNATIONAL LIMITED

By: Klubuy

Title: Authorised dignatury

STATE OF HANILTON

COUNTY OF BERMY

s.





Before me, a notary public in and for _______, on this | day of _______, on this | day of _______, 2003, personally appeared _______, where executed the within Assignment on behalf of said corporation and acknowledge to me that he/she executed the same for the purposes therein stated.



PAVID 1. BOYLE, 1.P.
NOTARY PUBLIC &
COMMISSIONER FOR OATH:
(TEL: 441 295 1422)
CLARENDON HOUSE
CHURCH STREET
HAMILTON
BERMUDA

SARNOFF CORPORATION ASSIGNOR: **ELAN PHARMA INTERNATIONAL** LIMITED STATE OF _____ SS. COUNTY OF _____ Before me, a notary public in and for the State and County aforesaid, on this __ day of _____, 2003, personally appeared _____ executed the within Assignment on behalf of said corporation and acknowledge to me

that he/she executed the same for the purposes therein stated.

ASSIGNEE:

Patent Family	Title	Status	Patent/Applicati Number
Reference	Title	Diatus	6394306
•		Issued:	6527138
		United States	
DEL-059	Improved solid pharmaceutical dosage	Pending:	
DEC-039	formulation of hydrophobic drugs	Australia	200184772
	Tornitiation of hydrophiotic diago	Canada	2417813
		China	01817160.5
		Europe	01963853.5
		Hungary	Not assigned yet
		Israel	Not assigned yet
		Japan	2002-518910
		Korea	10-2003-7001940
		New Zealand	524044
		Singapore	200300319-1
		United States	09/925348
DEL-062A	Method for formulating healthcare products	Pending:	
	with enhanced stability	Australia	2001273231
	•	Canada	2415082
		China	1812403.8
		Europe	01952487.5
		Hungary	Not assigned yet
	·	Israel	153798
		Japan	2002-508420
		Korea	10-2003-7000124
		New Zealand	523211
		Singapore	200300436-3
		United States	10/332,255
DEL-062B	Improved thyroid hormone formulations	Pending:	
		Australia	2001271875
		Canada	2415080
		China	01812392.9
		Europe	01950930.6
		Hungary	Not assigned yet
		Israel	153799
		Japan	2002-508371
		Korea	10-2003-7000122
		New Zealand	523212
		Singapore	200300438-9
		United States	03/300,034
DEL-088	Fast dissolving films for oral administration	Pending: United States	60/437,137
DEL 000	of drugs Controlled-release drug delivery system	Pending:	
DEL-089	Controlled-resease drug derivery system	United States	60/442,859
		Jimos outes	
DEL-11592	Apparatus for electrostatically depositing a	Pending:	
	medicament powder upon predefined	Canada	2223251
	regions of a substrate	Europe	96923264.4
		Japan	9-502067
	1	Korea	10-1997-708692
		United States	10/047,183
		Issued:	

Merger:

Delsys Pharmaceutical → Powder II LLC

State of Delaware

Office of the Secretary of State PAGE 1

I, HARRIET SMITH WINDSOR, SECRETARY OF STATE OF THE STATE OF DELAWARE, DO HEREBY CERTIFY THE ATTACHED IS A TRUE AND CORRECT COPY OF THE CERTIFICATE OF MERGER, WHICH MERGES:

"DELSYS PHARMACEUTICAL CORPORATION", A DELAWARE CORPORATION, WITE AND INTO "POWDER II LLC" UNDER THE NAME OF "POWDER II LLC", A LIMITED LIABILITY COMPANY ORGANIZED AND EXISTING UNDER THE LAWS OF THE STATE OF DELAWARE, AS RECEIVED AND FILED IN THIS. OFFICE THE SEVENTEENTH DAY OF SEPTEMBER, A.D. 2001, AT 4:30 O'CLOCK P.M.

A FILED COPY OF THIS CERTIFICATE HAS BEEN FORWARDED TO THE NEW CASTLE COUNTY RECORDER OF DEEDS.



Farriet Smith Windsor, Secretary of State

3434495 8100M

010461033

AUTHENTICATION: 1346684

DATE: 09-18-01

STATE OF DELANARE
SECRETARING SEASON
PIVISION OF CORPORATIONS
FILED 04:30 PM 09/17/2001
010461033 - 3434495

CERTIFICATE OF MERGER OF DELSYS PHARMACEUTICAL CORPORATION

WITH AND INTO

POWDER II LLC
(Pursuant to Section 18-209 of the
Delaware Limited Liability Company Act)

......

The undersigned corporation organized and existing under and by virtue of the Delaware Limited Liability Company Act.

DOES HEREBY CERTIFY:

FIRST: That the name and state of formation or organization of each of the constituent entities of the merger is as follows:

NAME

STATE OF ORGANIZATION

Powder II LLC

Delaware

Delsys Pharmaceutical Corporation

Delaware

SECOND: That an Agreement and Plan of Merger, dated as of September 17.

2001 (the "Merger Agreement"), by and among Elan Acquisition Co., Ltd., Powder II LLC and Delsys Pharmaceutical Corporation has been approved, adopted, certified, executed and acknowledged by each of the constituent entities in accordance with the requirements of Section 264 of the General Corporation Law of Delaware and Section 18-209 of the Delaware Limited Liability Company Act.

THIRD: That Powder II LLC shall be the surviving corporation (the "Surviving Entity").

FOURTH: That the executed Merger Agreement is on file at an office of the Surviving Entity, the address of which is 11 Deer Park Drive Suite 202, Monmouth Junction, NJ 08852.

<u>FIFTH</u>: That a copy of the Merger Agreement will be furnished by the Surviving Entity, on request and without cost, to any stockholder of any constituent corporation.

SIXTH: That the effective date of the merger shall be upon the filing of this Certificate of Merger.

Dated: September 17, 2001

Name: Colin Sainsbury
Title: Secretary and Director

Name Change:

Powder II LLC →
Delsys Pharmaceutical LLC

State of Delaware

Office of the Secretary of State

I, HARRIET SMITH WINDSOR, SECRETARY OF STATE OF THE STATE OF DELAWARE, DO HEREBY CERTIFY THE ATTACHED IS A TRUE AND CORRECT COPY OF THE CERTIFICATE OF AMENDMENT OF "POWDER II LLC", CHANGING ITS NAME FROM "POWDER II LLC" TO "DELSYS PHARMACEUTICAL LLC", FILED IN THIS OFFICE ON THE NINETEENTH DAY OF SEPTEMBER, A.D. 2001, AT 2 O'CLOCK P.M.

Warriet Smith Windson, Secretary of State

Harriet Smith Windsor, Secretary of State AUTHENTICATION: 1350411

DATE: 09-20-01

3434495 8100

010464694

STATE OF DELAMARE SECRETARY OF STATE DIVISION OF CORPORATIONS FILED 02:00 PM 09/19/2001 010464694 - 3434495

1966

CERTIFICATE OF AMENDMENT

OF

POWDER II LLC

- 1. The name of the limited liability company is Powder II LLC.
- 2. The Certificate of Formation of the limited liability company is hereby amended as follows:

The name of Powder II LLC is hereby changed to " Delsys Pharmaceutical LLC" IN WITHESS WHEREOF, the undersigned has executed this Certificate of Amendment of Powder II LLC this 19th day of September, 2001.

Colin Sainsbury
Name: /s/ Colin Sainsbury
Title: Secretary and Director